

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
NORTHERN DIVISION

JOHNNY LANDRUM,

Plaintiff,

v.

DR. JOHN ALLEN JONES, et al.,

Defendants.

2007 JUN -5 P 3:45

DEBRA P. HACKETT, CLK  
U.S. DISTRICT COURT  
MIDDLE DISTRICT ALA.

CIVIL ACTION NO.: 2:07cv495-# WKW

NOTICE OF REMOVAL

To the Judges of the United States District Court for the Middle District of Alabama:

COMES NOW the Defendant, Dr. John Allen Jones, III, who is a Defendant in the above-styled action, and submits this Notice of Removal from the Circuit Court of Montgomery County, Alabama, to the United States District Court for the Middle District of Alabama, Northern Division. This Defendant is represented by the undersigned counsel and respectfully states as follows:

1. On January 22, 2007, an action was commenced against Dr. John Allen Jones, III, by the filing of a Complaint in the Circuit Court of Montgomery County, Alabama entitled "Johnny Landrum v. Dr. John Allen Jones, III, et al." Civil Action No.: CV-07-134. (See Compl., attached hereto as Exhibit "A"). The summons and complaint were served on Dr. Jones on or about May 7, 2007. (See Alacourt summary, attached hereto as Ex. "B"). In his Complaint, the Plaintiff alleges that Dr. Jones has failed to provide him with appropriate medical care in violation of his Eighth Amendment rights pursuant to the United States Constitution. (See Compl. at ¶¶ 3-4).

2. The Defendant desires to exercise his right under the provision of Title 28 U.S.C. § 1441(a) and (b) to remove this action from the Circuit Court of Montgomery County, Alabama in which said action is now pending.

3. This is a civil action over which the District Courts of the United States have been given original jurisdiction pursuant to 28 U.S.C. § 1331. Dr. Jones is the only Defendant named in this action.

WHEREFORE, PREMISES CONSIDERED, Defendant Dr. John Allen Jones, III respectfully files this Notice of Removal pursuant to 28 U.S.C. § 1446, removing this action from the Circuit Court of Montgomery County, Alabama, to the United States District Court for the Middle District of Alabama, Northern Division.

Respectfully submitted this the 5<sup>th</sup> day of **June, 2007**.



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R. BRETT GARRETT (GAR085)  
Attorney for Defendant, Dr. John  
Allen Jones, III

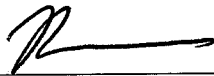
OF COUNSEL:

RUSHTON, STAKELY, JOHNSTON & GARRETT, P.A.  
P.O. Box 270  
Montgomery, AL 36101-0270  
334-206-3138 (telephone)  
334-481-0808 (facsimile)  
[bg@rsjg.com](mailto:bg@rsjg.com) (email)

**CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing was served upon the following by placing a copy thereof in the United States Mail, postage prepaid and properly addressed, on this the 5<sup>th</sup> day of **June, 2007**:

Johnny Landrum (AIS # 134871)  
BIBB CORRECTIONAL FACILITY  
565 Bibb Lane  
Brent, AL 35034

  
\_\_\_\_\_  
OF COUNSEL

05/30/2007 14:42 FAX 205 871 7135  
05/29/2007 09:52 3342810324MEDICAL ASSURANCE CLAIMS  
JOHN ALLEN JONES0003  
PAGE 03Clerk  
copy

ALABAMA JUDICIAL DATE CENTER MONTGOMERY COUNTY ALABAMA.

JOHNNY LANDRUM

JURY DEMAN REQUESTED

VS. PLAINTIFF

CW-07-134

CIVIL ACTION NUMBER

DR. JOHN ALLEN JONES

ETAL.

COME NOW THE PLAINTIFF JOHNNY LANDRUM, BY THROUGH HIMSELF, WITHOUT COUNSEL OR BENEFIT OF HAVING ONE DOES RESPECTFULLY MOVE THIS HONORABLE COURT TO TAKE JUDICIAL NOTICE OF THE FACTS AND GIVE HEREIN PURSUANT TO THE ALABAMA R. CIVIL PRO. SPECIALLY RULE (3)9A0. AND RULE 4(A)... IN, ACCORDANCE WITH THE COMMENCE OF ACTION AND SERVICE OR PROCEDURE.

COME NOW THE PLAINTIFF THIS CIVIL AND GIVE NOTICE OF THE SUMMONTO BE SERVED AGAINST THE NAME DEFENDANT TO WIT:

JOHN ALLEN JONES (3)

BAPTIST MEDICAL TOWERS, SUITE 804 W.D.

2055 EAST SOUTH BOULEVARD

MONTGOMERY, ALABAMA 36116

PHONE: 281-6688

FILED  
MONTGOMERY COUNTY  
CLERK  
JUN 11 2007  
PM 2:19

WHERE THE PLAINTIFF GIVES THE ADDRESS OF THE DEFENDANT TO BE SERVED WITH THE CIVIL SUIT WHEREFORE AFTER BEING SERVED THE DEFENDANT HAVE 30 DAY TO RESPOND TO THE SUIT TO PROTECT THEIR RIGHT.

THIS IS A CIVIL ACTION FOR CLAIM BEING FILED FOR DAMAGES AGAINST THE PLAINTIFF UNDER MEDICAL MALPRACTICE AGAINST DR. JONES WHO IS EMPLOYED AT THE BAPTIST MEDICAL TOWERS WHO IS A FULLY TIME MEDICAL DOCTOR.

A MEDICAL MALPRACTICE CLAIM AGAINST DR. JONES WAS BREACHED A FULLY DUTY OWED UNDER HIS PROFESSIONAL SKILLS AND AS GROUNDS THEREFORE LANDRUM SHOWS THE FOLLOWING...

(1.)

Blumberg No. 5119

EXHIBIT

A

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STATEMENTS OF THE LAWSUIT

DR. WHITLEY, CHECK JOHNNY EYES AND TOLD ME, JOHNNY THAT JOHNNY HAD CATARACT IN MY LEFT EYE,,, DR. WHITLEY, THEN MADE A POINTMENT TO SEE DR., JONES, JOHNNY WAS TRANSPORTED TO SEE DR. JONES, THEN DR. JONES SAID JOHNNY YOU NEED CATARACT SURGERY AND I DR. JONES HE WILL PUT IN A NEW LENSES THAT JOHNNY WOULD HAVE 20,20,..... IN HIS LEFT EYE.

6-1-06, DR. JONES AND JOHNNY SET AND TALK ABOUT THE SURGERY. WHAT ALL HE HAD TO DO AND WHAT TO EXPECT AFTER SURGERY THAT HE JONES WOULD REMOVE MY LENSES AND PUT IN ANOTHER THERE WERE TWO INJURED TO HAVE SURGERY JOHNNY LEFT EYE M.C. SILER RIGHT, DR. JONES SAID WHEN HE IS FINING THAT I JOHNNY WOULD NOT HAVE TO WEAR GLASSES ANY MORE.

THEN JONES TOLD THE OFFICE TO CARRY JOHNNY A SILER OVER TO 20,20,..... WHERE THEN AT 20-20, CHECK JOHNNY AND SILER EYES FOR A NEW LENSES ON THE DATE OF 6-1-06, SAME DAT. 6-7-06, JOHNNY AND M.C. SILER WAS THEN PORT TO BAPTIST MEDICAL TOWERS FOR EYE SURGERY THEN THAT DID ALL THE PAPERS WORK THEN DRESS JOHNNY IN A ROOM THEN CARRY ME TO ANOTHER ROOM- PUT ME JOHNNY ON A BED THEN CHECK MY BLOOD PRESS THEN DID A E.K.G., PUT IN I.V., ..., PUT DROP OF SOMETHINGS IN MY EYE'S ABOUT FIVE DIFFER TIMES, PUT TO SLEEP FOR A LITTLE WHILE, DON'T KNOW HOW LONG, THEN I CAME TO, TO, NUMBERS AIS.. ME JOHNNY, MY NAME, MY AGE AIS: NUMBERS DATE OF BIRTH, THEN JOHNNY WAS ROLL IN FOR SURGERY, UPON THAT KNOW ONE CHECK MY I.D. BAR. WHEN I WAS IN THE ROOM, SOMEONE, ASK AGAIN WHAT IS YOUR NAME AGE AIS: NUMBERS, DATE OF BIRTH, NO ONE CHECK MY I.D., BAR THEN THAT BEGAN OPERATIVE... WHILE JONES WAS OPERATIVE, JONES WAS TALKING TO ME. DO YOU, FEEL ANYTHING, ARE YOU ALL RIGHT, JOHNNY SAID YES THEN SOMEONE SAID THAT IS. JOHNNY NOT SILER THEN, I FURT NOTHING FOR A MOMENT, A WHILE THEN JONES TOLD ME WHEN HE WAS THREW OPERATING ON MY EYE"

S, MY LENSES WAS FOGGY, BLURRED, AND HE HAD TO PUT SOMETHING IN MY EYE'S. THAT IS WHEN I KNOW JONES HAD PUT THE WRONG LENSES IN MY EYE'S, THEN JOHNNY SAID TO MYSELF WHY HE DID NO, PUT THE LENSES IN

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THAT WAS ORDER FOR ME, I KNOW THAT JONES HAD MADE A MISTAKE.....  
IT WAS OVER THAT DAY 6--8-06. FOLLOW UP WENT TO SEE JONES. HE, CHECK  
MY EYE'S. CAN YOU READ THE LETTER ON THE WALL, CHART. I SAID I  
CAN'T. I CAN NOT SEE NOTHING, BUT A BRIGHT LIGHT THEN, JONES GIVE  
ME THREE TYPE OF DROP FOR MY EYE'S AND A PAIR OF SUN GLASS AND  
TOLD ME HE WILL SEE ME IN TWO WEEKS.

FOLLOWING UP ON 6/29-06, C.O.I- HARRIS WAS WITH JOHNNY IN THE VISITOR B  
ROOM, AT THE TIME, WHEN JONES MADE A JOKING STATEMENT WITH JOHNNY  
ABOUT EYE'S THAT JOHNNY HAVE COY EYE'S AND THE LENSES THAT JONES  
HAD ORDER WOULD NOT FIT JOHNNY EYE"

MY EYE'S HAVE BEEN BURNING, HURTING, AND RUNNING, WATER FOR SOMETIMES  
NOW, SINCE I HAD SURGERY, WHEN JOHNNY GO TO SEE DR. WHITLEY HERE  
AT BIBB CORRECTION FACILITY, ALL HE CAN DO IS GIVE ME EYE DROPS,  
AND DROPS THAT DON'T HELP AT ALL, HE CAN DO IS .....  
NEED TO GET ANOTHER EYE DETECTOR, SOON AS POSSIBLE...

DR. JONES, PUT M.C. SILVER LEFT EYE LENSES IN JOHNNY LEFT EYE AND  
NOT THE LENSES THAT WAS ORDER FOR JOHNNY MIX UP.....  
HE GAVE, ME THREE TYPES OF EYEDROPS AND A PAIR OF .....

ON THE 5-07-06, CO.I, SANDERS WAS IN THE OPERATING ROOM WITH JOHNNY  
AND M.C., SILVER WILD, DR. JONES WAS OPERATING AND CO:I, SANDERS  
SAID THAT HE WILL TELL THE COURT'S WHAT HE KNOW ABOUT THAT MATTERS  
AT HAND, THAT WENT ON 6-07-06, WHEN TIME COME, OR CALL.....



(3.)

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### ACTION ONE

- (1.) YOU HAVE THE RIGHT TO MEDICAL CARE.
- (2.) THE BASICALLY THE ALABAMA DEPT. OF CORRECTION MUST PROVIDE YOU WITH MEDICAL CARE IF YOU NEED IT.
- (3.) THE EIGHTH AMENDMENT ALSO PROTECTS YOUR RIGHT TO MEDICAL CARE.
- (4.) THE CONSTITUTION GUARANTEES PRISONERS THIS RIGHT MEDICAL CARE TO INDIVIDUALS OUTSIDE OF PRISON BECAUSE, AS THE COURT EXPLAINED.  
AN INMATE MUST RELY ON PRISON AUTHORITIES TO THE TREATMENT HIS MEDICAL NEEDS.  
IF THE AUTHORITIES FAIL TO DO SO THOSE NEEDS WILL NOT BE MET.  
ESTELLE V. GAMBLE (429 U.S. 97, 103, (1976).

### CLAIM TO WHICH RELIEF EXIST

- (1.) FORTUNATELY THE EIGHTH AMENDMENT DOES NOT GUARANTEE YOU THE SAME LEVEL OF MEDICAL CARE YOU MIGHT CHOOSE IF YOU WERE NOT IN PRISON TO SUCHED IN AN EIGHTH AMENDMENT CHALLENGE TO THE MEDICAL CARE IN YOUR PRISON, .....  
I MUST SHOW THAT.....

- (A.) YOU HAVE SERIOUS MEDICAL NEEDS
  - (B.) PRISON OFFICIALS SHOWED "DELIBERATE", "INDIFFERENCE", TO YOUR SERIOUS MEDICAL NEED", AND...
  - (C.) THIS DELIBERATE IN DIFFERENCE CAUSED YOUR INJURY.
- (2.) ESTELLE V. GAMBLE 429U.S. 97.(1976).
- THESE REQUIREMENTS ARE DESCRIBED IN MORE DETAIL BELOW.
- (A.) SERIOUS MEDICAL NEED.

UNDER THE EIGHTH AMENDMENT, ENTITLED TO MEDICAL CARE FOR SERIOUS MEDICAL NEEDS.

- (B.) SOME COURT HAVE HELD THAT A SERIOUS MEDICAL NEED IS ONE THAT HAS BEEN DIAGNOSED BY A PHYSICIAN AS MANDATING TREATMENT OR ONE THAT IS SO OBVIOUS THAT EVEN ANY PERSON WOULD EASILY RECOGNIZE THE NECESSITY FOR DOCTORS ATTENTION.  
HILL V. DEKALB REGAL YOUTH DET. CTR. 40, F. 3D.1176.1187. (11TH CIR.1994).

- (C.) COURTS USUALLY AGREE THAT THE MEDICAL NEED MUST BE ONE THAT IF LEFT UNATTENDED PROMISES A SUBSTANTIAL RISK OF SERIOUS HARM.

TAYLOR V. ADAMS 221 F. 3D.1254. 1258(11th.cir.2000).

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(G.) 2. IN OTHER WORDS IF A DOCTOR SAY YOU NEED TREATMENT OF YOU NEED IS OBVIOUS THAN IT IS PROBABLY.

(D.) IT THE PARTICULAR RISK OF HARM FACED BY A PRISONER DUE TO THE CHALLENGED DEPRIVATION OF CARE, RATHER THAN THE SEVERITY OF THE PRISONER UNDERLYING MEDICAL CONDITION, CONSIDERED IN ABSTRACT THAT IS RELEVANT FOR EIGHTH AMENDMENT PURPOSES. 186 CHANCE V. ARMSTRONG 143F. 3d.698. 702- (2d.cir.1998). FOR MORE ON THESE FACTOR'S ONE GOOD CASE TO READ IS BROCK V. WRIGHT 315F.158 (2d.cir. 2003).

IT IS IMPORTANT THAT YOU KEEP DETAILED RECORDS OF YOUR CONDITION AND INFORM HOW YOUR PRISON MEDICAL STAFF OF EXACTLY HOW YOU ARE SUFFERING. I WAS YOU INTENTIONALLY DENY ACCESS TO MEDICAL TOWERS TREATMENT WHILE IN THE BAPTIST SOUTH J

(2..) ELEMENTALLY PRINCIPLES OF THE CRUEL AND UNUSUAL PUNISHMENT CLAUSE OF THE EIGHT AMENDMENT ESTABLISH THE GOVERNMENT OBLIGATION TO PROVIDE MEDICAL CARE FOR THOSE WHOM IT IS PUNISHING BY INCARCERATION

(3.) AT COMMON LAW THE PUBLIC IS REQUIRED TO CARE FOR THE PRISONER WHO CANNOT BY REASON OF THE DEPRIVATION OF HIS LIBERTY CARE FOR HIMSELF.

(4.) CIVIL RIGHT TO CRIMINAL LAW CRUEL AND UNUSUAL PUNISHMENT MEDICAL CARE FOR PRISONER.

(A.) DELIBERATE INDIFFERENCE TO SERIOUS MEDICAL NEED OF PRISONERS CONSTITUTES UNNECESSARY AND WANTON INFLICTION OF PAIN PROSCRIBED BY THE EIGHTH AMENDMENT REGARDLESS OF WHETHER THE INDIFFERENCE IS MANIFESTED BY PRISONER NEED OR THEIR RESPONSE TO THE PRISONER NEED GUARDS IN INTENTIONALLY DENYING OR DELAYING ACCESS TO MEDICAL CARE INTENTIONALLY INTERFERING WITH THE TREATMENT ONCE PRESCRIBED.

RELIEF SOUGHTED

(1.) THE HONORABLE JUDGE SERVE DOCTOR WITH A COPY OF THE COMPLAINT WHICH CONFORM TO MEDICAL MALPRACTICE CLAIMS.

(2.) ACTUAL NEGLIGENCE EXIST BY CONDUCT AND ACT DONE BY DOCTOR

(3.) THE HONORABLE JUDGE ISSUE AN ORDER FOR A FULLY DISCOVERY TO BE GRANTED LANDRUM OF ALL EVIDENCE EXHIBITS AND DOCUMENTS TO WHICH LANDRUM IS ENTITLED TO PROVE HIS CLAIMS.

JONES

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(4.) LANDRUM SEEKS DAMAGES TO BE AWARDED.

(A.) ACTUAL DAMAGES THE SUM OF TWO HUNDRED FIFTY THOUSAND DOLLARS.

(B.) DAMAGES FOR ALL PAINS AND SUFFERING TO BE AWARDED THE SUM OF EIGHTY THOUSAND DOLLARS AND AMONG FIFTEEN PERCENT FOR FURTHER DAMAGES DETERMINED BY THE COURT.

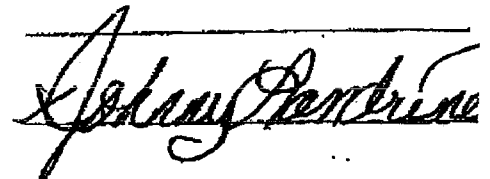
(5.) LANDRUM SEEKS THE COURT RIGHT FOR ANY SETTLEMENT OFFERS TO BE MADE BY AND THROUGH THIS HONORABLE COURT.

CERTIFICATE OF SERVICE

THIS DOES HEREBY CERTIFY THAT JOHNNY LANDRUM HAS FORWARDED UNTO THE OFFICE  
THE CLERK MELISSA RITTEW OF MONTGOMERY COUNTY.

BY PLACING A COPY IN THE U.S. MAIL DOING THIS DATE

12, DEC 21 2006.



JOHNNY LANDRUM

JOHNNY LANDRUM

AIS: 124871, E-3-30

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ALABAMA JUDICIAL DATA CENTER  
MONTGOMERY COUNTY

SUMMONS

CV 2007 000134.00

IN THE CIRCUIT COURT OF MONTGOMERY COUNTY  
JOHNNY LANDRUM AIS #134871 VS JOHN ALLEN JONES MD

SERVE ON: (D001)

SSN: 000-00-0000

JONES JOHN ALLEN MD  
BAPTIST MEDICAL TOWERS  
2055 E SOUTH BLVD #804  
MONTGOMERY, AL 36116-0000

PLAINTIFF'S ATTORNEY

\*\*\* PRO SE \*\*\*

TO THE ABOVE NAMED DEFENDANT:

THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS, YOU OR YOUR ATTORNEY ARE REQUIRED TO MAIL OR HAND DELIVER A COPY OF A WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT TO THE PLAINTIFFS ATTORNEY(S) SHOWN ABOVE OR ATTACHED:

THIS ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT WERE DELIVERED TO YOU OR A JUDGEMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT. YOU MUST ALSO FILE THE ORIGINAL OF YOUR ANSWER WITH THE CLERK OF THIS COURT.

(V) TO ANY SHERIFF OR ANY PERSON AUTHORIZED BY EITHER RULES 4.1(B)(2) OR 4.2(B)(2) OR 4.4(B)(2) OF THE ALABAMA RULES OF CIVIL PROCEDURE: YOU ARE HEREBY COMMANDED TO SERVE THIS SUMMONS AND A COPY OF THE COMPLAINT IN THIS ACTION UPON DEFENDANT.

( ) THIS SERVICE BY CERTIFIED MAIL OF THIS SUMMONS IS INITIATED UPON THE WRITTEN REQUEST OF OF THE ALABAMA RULES OF CIVIL PROCEDURE. PURSUANT TO RULE 4.1(C)

DATE: 05/03/2007

CLERK: MELISSA RITTENOUR  
P O BOX 1667  
MONTGOMERY AL 36102-1667  
(334) 832-1266

RETURN ON SERVICE:

( ) CERTIFIED MAIL RETURN RECEIPT IN THIS OFFICE ON (DATE) \_\_\_\_\_  
(RETURN RECEIPT HERETO ATTACHED)

( ) I CERTIFY THAT I PERSONALLY DELIVERED A COPY OF THE SUMMONS AND COMPLAINT TO \_\_\_\_\_

IN \_\_\_\_\_ COUNTY, ALABAMA ON (DATE) \_\_\_\_\_

DATE

SERVER SIGNATURE

SERVER ADDRESS

TYPE OF PROCESS SERVER

OPERATOR: LAW  
PREPARED: 05/03/2007

## ALABAMA SJIS CASE DETAIL

JOHNSON &amp; GARRETT, PA

PREPARED FOR: T. KENT GARRETT



County: 03 Case Number: CV 2007 000134 00 Court Action:  
 Style: JOHNNY LANDRUM AIS #134871 VS JOHN ALLEN JONES MD

## Case

## Case Information

County: 03 - MONTGOMERY  
 Case Number: CV 2007 000134 00  
 JID: EWR EUGENE W. REESE  
 Trial: J  
 Style: JOHNNY LANDRUM AIS #134871 VS JOHN ALLEN JONES MD  
 Filed: 01/22/2007

## Case Type

Code: TOMM  
 Type: MEDICAL MALPRACTICE  
 Track:  
 Status: A  
 Plaintiffs: 001  
 Defendants: 001

## Court Action

DJID:  
 Court Action:  
 Judgment For:  
 Trial days: 0  
 Lien: 0

## Damages

Amount: \$0.00  
 Compensatory: \$0.00  
 Punitive: \$0.00  
 General: \$0.00  
 None:

## Other Actions

Con Date: Cont #: Why:  
 RevJmt: Admin Date: Why:  
 Appeal Date: Court: Case:  
 Mistrial:  
 TBNV2: DSDT: DTYP:

## Comments

Comment 1:  
 Comment 2:

## Settings

## Court Dates

	Date:	Que:	Time:	Description:
1:				
2:				
3:				
4:				

## Party 1 - C 001 - LANDRUM JOHNNY

## Party Information

Party: C 001 Name: LANDRUM JOHNNY Type: I Individual  
 Index: Y Alt Name: JID: EWR  
 SSN: DOB: Sex: Race:  
 Address 1: AIS #134871 Address 2: 565 BIBB LN  
 Phone: 334 City: BRENT State: AL Zip: 35034-0000 Country: US  
 Dock: Notice: Entered:

## Attorneys

Attorney 1: Name: City: State:



Attorney 2:	Name:	City:	State:
Attorney 3:	Name:	City:	State:
Attorney 4:	Name:	City:	State:
Attorney 5:	Name:	City:	State:
Attorney 6:	Name:	City:	State:

**Service Information**

Issued:	Type:	Reissue:	Type:
Return:	Type:	Return:	Type:
Service:	Type:	Service On:	By:
Answer:	Type:	NS Not:	NA Not:
Warrant	Type:	Arrest:	

**Court Action**

CACT:	Date:	For	Exempt:
Amount: \$0.00	Cost: \$0.00	Other: \$0.00	Satisfied:
Comment:			

**Party 2 - D 001 - JONES JOHN ALLENMD****Party Information**

Party: D 001	Name: JONES JOHN ALLENMD	Type: I Individual
Index: Y	Alt Name:	JID: EWR
SSN:	DOB:	Sex:
Address 1: BAPTIST MEDICAL TOWERS	Address 2: 2055 E SOUTH BLVD #804	Race:
Phone: 334	City: MONTGOMERY	State: AL Zip: 36116-0000
Dock:	Notice:	Entered:
		Country: US

**Attorneys**

Attorney 1:	Name:	City:	State:
Attorney 2:	Name:	City:	State:
Attorney 3:	Name:	City:	State:
Attorney 4:	Name:	City:	State:
Attorney 5:	Name:	City:	State:
Attorney 6:	Name:	City:	State:

**Service Information**

Issued: 05/03/2007	Type: S Sheriff	Reissue:	Type:
Return:	Type:	Return:	Type:
Service: 05/07/2007	Type: S Served personally	Service On:	By:
Answer:	Type:	NS Not:	NA Not:
Warrant	Type:	Arrest:	

**Court Action**

CACT:	Date:	For	Exempt:
Amount: \$0.00	Cost: \$0.00	Other: \$0.00	Satisfied:
Comment:			

**Case Action Summary - 03CV200700013400**

Date	Time	Code	Comments	Operator
01/22/2007	5:10:52	TEXT	HARDSHIP FILED	KAR
01/23/2007	5:09:20	FILE	FILED THIS DATE: 01/22/2007 (AV01)	KAR
01/23/2007	5:09:21	TDMJ	JURY TRIAL REQUESTED (AV01)	KAR

01/23/2007	5:09:22	ASSJ	ASSIGNED TO JUDGE: HON. EUGENE W. REESE (AV01)	KAR
01/23/2007	5:09:23	STAT	CASE ASSIGNED STATUS OF: ACTIVE (AV01)	KAR
01/23/2007	5:09:24	SCAN	CASE SCANNED STATUS SET TO: N (AV01)	KAR
01/23/2007	5:09:25	ORIG	ORIGIN: INITIAL FILING (AV01)	KAR
01/23/2007	5:09:52	PART	LANDRUM JOHNNY ADDED AS C001 (AV02)	KAR
01/23/2007	5:09:53	ATTY	LISTED AS ATTORNEY FOR C001: PRO SE (AV02)	KAR
01/23/2007	5:10:19	PART	JONES JOHN ALLENMD ADDED AS D001 (AV02)	KAR
01/23/2007	5:10:20	ATTY	LISTED AS ATTORNEY FOR D001: PRO SE (AV02)	KAR
01/23/2007	5:10:44	D001	ADDR2 CHANGED FROM: 565 BIBB LN (AV02)	KAR
01/23/2007	5:10:45	D001	ADDR CITY CHANGED FROM: BRENT (AV02)	KAR
01/23/2007	5:11:07	GNOT	GENERAL NOTICE SENT TO: 0000	KAR
05/03/2007	10:39:45	TEXT	ORDER DTD 4-26-07 GRANTING HARDSHIP AFF	LAW
05/03/2007	10:39:54	SUMM	SHERIFF ISSUED: 05/03/2007 TO D001 (AV02)	LAW
05/21/2007	10:19:06	SERC	SERVICE OF SERVED PERSON ON 05/07/2007 FOR D001	JAG
05/21/2007	12:29:19	ETXT	SERVICE RETURN - TRANSMITTAL	AJA



END OF THE REPORT